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4 Attorney for Defendant
5 SUSAN D'ORTA
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8 IN THE UNITED STATES DISTRICT COURT
9 FOR THE EASTERN DISTRICT OF CALIFORNIA

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11 UNITED STATES OF AMERICA,) NO. Cr.S-04-0026-WBS
12 Plaintiff,)
13 v.) AMENDED
14 SUSAN D'ORTA,) PROPOSED STIPULATION AND
15 Defendant.) ORDER
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17 Defendant, Susan D'Orta requested discovery from the United States Government on the
18 OSC issues. Discovery is to be forth coming. As a result of the discovery issues Assistant U.S.
19 Attorney, Matthew Segal has stipulated to extend the filing date for the OSC response to January
20 30, 2009, originally due on January 23, 2009. The present hearing date is set for March 16, 2009.
21 Respectfully submitted,

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23 DATED: January 22, 2009

/S/Dwight M. Samuel
Dwight M. Samuel
Attorney for Defendant
Susan D'Orta

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26 DATED: January 22, 2009

/S/Matthew Segal
Matthew Segal
Assistant United States Attorney
(Signed per Telephonic authorization)

1 IT IS SO ORDERED.
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3 DATED: January 23, 2009
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7 WILLIAM B. SHUBB
8 UNITED STATES DISTRICT JUDGE
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